United States Court of Appeals

for the

Eleventh Circuit

CASE NO.: 24-11515

CHARLES BLACK, JR., Plaintiff/Appellant,

v.

FLORIDA DEPARTMENT OF HIGHWAY SAFETY AND MOTOR VEHICLES AND ASHLEY REAGLE, individually, Defendants/Appellees.

ON APPEAL FROM THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF FLORIDA, TALLAHASSEE DIVISION CASE NO.: 4:23-cv-00491-AW-MAF

APPELLANT'S MOTION FOR LEAVE TO FILE TRANSCRIPT ORDER FORM OUT OF TIME

JAMES V. COOK, ESQ. Florida Bar No. 0966843 LAW OFFICE OF JAMES COOK.

314 West Jefferson Street
Tallahassee, Florida 32301
(850) 222-8080; (850) 561-0836 fax
cookjv@gmail.com
For Appellant Charles Black, Jr.

APPELLANT'S CERTIFICATE OF INTERESTED PERSONS AND CORPORATE DISCLOSURE STATEMENT

I hereby disclose the following Interested Persons pursuant to FRAP 26.1:

- 1. Black, Charles, Plaintiff/Appellant;
- 2. Cook, James V., Counsel for Plaintiff/Appellant;
- 3. Florida Department of Highway Safety and Motor Vehicles, Defendant/Appellee;
- 4. Law Offices of James Cook, Counsel for Plaintiff/Appellant;
- 5. Reagle, Ashley, Defendant/Appellee;
- 6. Thompson, Crawford, Brown and Smiley, P.A., Counsel for Appellee;
- 7. Thompson, Thomas, Esq., Counsel for Defendants, Florida Department of Highway Safety and Motor Vehicles and Ashley Reagle;

Respectfully Submitted,

s/James V. Cook

JAMES V. COOK, FBN 0966843 Law Office of James Cook 314 West Jefferson Street Tallahassee, Florida 32301 (850) 222-8080; 561-0836 fax cookjv@gmail.com Attorney for Charles Black, Jr.

I CERTIFY the foregoing was filed electronically on 6/13/24, to counsel of record registered to be notified by the CM/ECF electronic mail system.

s/James Cook

United States Court of Appeals

for the

Eleventh Circuit

CHARLES BLACK, JR., Plaintiff-Appellant,

v. No. 24-11515

FLORIDA DEPT. OF HIGHWAY SAFETY AND MOTOR VEHICLES, et al, Defendant-Appellees

APPELLANT CHARLES BLACK, JR.'S UNOPPOSED MOTION FOR LEAVE TO FILE TRANSCRIPT ORDER FORM OUT OF TIME

Plaintiff/Appellant CHARLES BLACK, JR., respectfully requests leave to file his Transcript Order Form out of time. Plaintiff inadvertently mis-calendared his Transcript Order Form. Plaintiff now seeks to file the Transcript Order Form out of time. Defendant's Counsel does not oppose this Motion.

WHEREFORE, Appellant CHARLES BLACK, JR., moves this

Honorable Court for leave to file his Transcript Order Form out of time.

Respectfully submitted,	/s/James V. Cook
	JAMES V. COOK, ESQ.
	Florida Bar Number 0966843
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Certificate of Compliance with Type-Volume Limit, Typeface Requirements, and Type-Style Requirements

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/s/ James V. Cook
JAMES V. COOK, ESQ.
June 13, 2024

Certificate of Service

I certify a copy of this motion and the notice of electronic filing was sent by CM/ECF on June 13, 2024, to counsel registered to receive service.

/s/ James V. Cook
JAMES V. COOK, ESQ.
June 13, 2024